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The PRESIDING OFFICER. The amendment of the Senator from South Carolina will be stated.

The LEGISLATIVE CLERK. On page 53 beginning on line 17, it is proposed to delete down through the period on line

Mr. THURMOND. Mr. President, I ask for the yeas and nays on the amendment.

The yeas and nays were ordered.

Mr. THURMOND. Mr. President, I yield myself 45 seconds.

The PRESIDING OFFICER. The Senator from South Carolina is recognized for 45 seconds.

Mr. THURMOND. Mr. President, it is one of the functions of the Government to provide machinery by which disputes between private parties may be justly adjudicated. It is not the function of the Government to finance the adjudication of private disputes and controversies of citizens engaged in civil actions. This amendment would, therefore, delete from section 706(b) of title VII of the substitute the proposed authority of the Court to appoint an attorney for a complainant in suits alleging denial of equal employment opportunities.

The PRESIDING OFFICER. The question is on agreeing to the amendment of the Senator from South Carolina. On this question the yeas and nays have been ordered, and the clerk will call

The legislative clerk called the roll.

Mr. HUMPHREY. I announce that the Senator from North Carolina IMr. ERVIN], the Senator from Virginia [Mr. ROBERTSON], the Senator from Mississippi [Mr. STENNIS], and the Senator from Ohio [Mr. Young] are absent on official

I also announce that the Senator from California [Mr. Engle] is absent because

of illness.

I further announce that, if present and voting, the Senator from North Carolina [Mr. Ervin] would vote "nay."

On this vote, the Senator from Mississippi [Mr. STENNIS] is paired with the Senator from California [Mr. Engle].
If present and voting, the Senator

from Mississippi would vote "yea" and the Senator from California would vote

On this vote, the Senator from Virginia [Mr. ROBERTSON] is paired with the Senator from Ohio [Mr. Young].

If present and voting, the Senator from Virginia would vote "yea" and the Senator from Ohio would vote "nay."

Mr. KUCHEL. I announce that the Senator from Arizona [Mr. Goldwater] and the Senator from New York [Mr. JAVITS are detained on official business.

If present and voting, the Senator from New York [Mr. Javits] would vote "nay."

The result was announced—yeas 26, nays 67, as follows:

[No. 413 Leg.]

YEAS-26

Byrd, Va. Cotton Eastland Ellender

Fulbright Holland

McClellan Smathers Mechem Russell Simpson

Sparkman Talmadge Thurmond NAYS-67 Tower Walters Williams, Del.

Fong Gruening Hart Hartke Hayden Humphrey Inouye Jackson Keating Kennedy Kuchel Lausche Long, Mo.

Magnuson Mansfield McCarthy McGee McGovern McIatyre McNamara Metcalf Miller Monroney

Morse Morton Moss Mundt Muskie Nelson Neuberger Pastore Pearson Pell Prouty Proxmire Randolph Ribicoff Saltonstall Scott Smith Symington Williams, N.J. Yarborough Young, N. Dak.

NOT VOTING-

Engle Ervin Goldwater

Aiken

Allott

Beall

Bible

Anderson

Bartlett

Bennett

Boggs Brewster

Cannon

Carlson

Church

Cooper Dirksen

Douglas

Edmondson

Case

Clark

Dodd Dominick

Burdick Byrd, W. Va.

Javits Robertson Young, Ohio Stennis

So Mr. Thurmond's amendment (No. 1022) was rejected.

Mr. HUMPHREY. Mr. President, I move to reconsider the vote by which the amendment was rejected.

Mr. PASTORE. Mr. President, I move to lay that motion on the table.

The motion to lay on the table was agreed to.

Mr. THURMOND. Mr. President, I call up my amendment No. 1023, and ask the clerk to read it.

The PRESIDING OFFICER. amendment offered by the Senator from South Carolina will be stated.

The LEGISLATIVE CLERK. It is proposed, on page 53, beginning with the word "Upon" on line 21, to delete all through the word "action" on line 23, as follows:

Upon timely application, the court may, in its discretion, permit the Attorney General to intervene in such civil action.

Mr. THURMOND. Mr. President, I ask for the yeas and nays.

The yeas and nays were ordered. Mr. THURMOND. I yield myself 45

Mr. President, there is no logical or sound basis for the Attorney General of the United States to intervene in civil actions brought by private individuals who allege they have been denied equal employment opportunities. The United States has no business as a party to such actions. The courts, which are agents of the United States, are established for the purpose of judging such controversies, and it is improper for the United States to act as both judge and participant. This amendment would, therefore, delete the proposed authority for the Attorney General of the United States to intervene in such suits.

The PRESIDING OFFICER. The question is on agreeing to the amendment of the Senator from South Caro-The yeas and nays have been ordered, and the clerk will call the roll.

The legislative clerk called the roll.

ROBERTSON I. and the Senator from Ohio [Mr. Young] are absent on official business.

I also announce that the Senator from California [Mr. Engle] is absent because of illness.

On this vote, the Senator from Virginia [Mr. ROBERTSON] is paired with the Senator from Ohio [Mr. Young].

If present and voting, the Senator from Virginia would vote "yea" and the Senator from Ohio would vote "nay."

I further announce that, if present and voting, the Senator from California [Mr. Engle] and the Senator from Oregon [Mrs. Neuberger] would each vote "nav."

Mr. KUCHEL. I announce that the Senator from New York [Mr. JAVITS] is detained on official business and, if present and voting, would vote "nay."

The result was announced-year 28, nays 67, as follows:

[No. 414 Leg.]

YEAS-28 Byrd, Va. Byrd, W. Va. Hickenlooper Hill Holland Cotton Hruska

Eastland Ellender Johnston Jordan, N.C. Long, La. McClellan Ervin Fulbright Goldwater Mechem Russell

Curtis

Gore

Aiken

Anderson

Bartlett

Bennett

Brewster

Burdick

Cannon

Carlson

Case Church

Cooper

Dirksen

Dominick

Clark

Dodd

Fong

Bavh

Beal1

Bible

Boggs

Simpson Smathers Sparkman Stennis Thurmond Tower Walters

NAYS-67

Gruening Hart Hartke Hayden Humphrey Inouye Jackson Jordan, Idaho Keating Kennedy Kuchel Lausche Long, Mo. Magnuson Mansfield McCarthy McGee McGovern McIntyre McNamara Douglas Edmondson Metcalf Miller

Morse Morton Moss Mundt Muskie Nelson Pastore Pearson Prouty Proxmire Randolph Ribicoff Saltonstall Scott Smith Symington Williams, N.J. Williams, Del. Yarborough Young, N. Dak,

NOT VOTING-5

Monroney

Engle Javits Neuberger Young, Ohio Robertson

So Mr. Thurmond's amendment (No. 1023) was rejected.

Mr. RANDOLPH. Mr. President, I move that the vote by which the amendment was rejected be reconsidered.

Mr. ANDERSON. Mr. President, I move that the motion to reconsider be laid on the table.

The motion to lay on the table was agreed to.

The PRESIDING OFFICER. The substitute is open to further amendment.

Mr. THURMOND. Mr. President, I call up my amendment No. 1024, and ask that it be stated.

The PRESIDING OFFICER. The amendment will be stated for the information of the Senate.

The LEGISLATIVE CLERK. On page 55, line 21, delete the word "not".

Hickenloope Approved For Reference For Reference For Humphrey I amount of the President, I amount of the President of the President

The yeas and nays were ordered. Mr. THURMOND, Mr. President, I rejected. yield myself 30 seconds.

OFFICER. The The PRESIDING Senator from South Carolina is recog-

nized for 30 seconds.

Mr. THURMOND. Mr. President, section 706(h) of title VII of the substitute would make inapplicable the Norris-La Guardia Act section brought in the labor field under the provisions of title VII. Action under this title falls within the scope of labor-management relations, and no such exception should be made.

This amendment would therefore make the provisions of the Norris-LaGuardia Act applicable to acts commenced under

the provisions of title VII.

The PRESIDING OFFICER. The question is on agreeing to the amend-The PRESIDING ment of the Senator from South Carolina [Mr. Thurmond]. On this question the yeas and nays have been ordered; and the clerk will call the roll.

Th legislative clerk called the roll.

Mr. HUMPHREY. I announce that the Senator from Arizona [Mr. HAYDEN], the Senator from Virginia [Mr. ROBERTson], and the Senator from Ohio [Mr. Youngl are absent on official business.

I also announce that the Senator from California [Mr. Engle] is absent because

I further announce that, if present and voting, the Senator from California [Mr. Engle] would vote "nay."

On this vote, the Senator from Virginia [Mr. ROBERTSON] is paired with the Sen-

ator from Ohio [Mr. Young].

If present and voting, the Senator from Virginia would vote "yea," and the Senator from Ohio would vote "nay."

Mr. KUCHEL. I announce that the Senator from Arizona [Mr. Goldwater] is detained on official business.

The result was announced—yeas 23, nays 72, as follows:

[No. 415 Leg.]

YEAS-23

Byrd, Va.	Hollan
Byrd, W. Va.	Johns
Eastland	Jordan
Ellender	Long.
Ervin	McCle
Fulbright	Meche
Gore	Russe
Hill	Smath

Engle Goldwater

Sparkman Stennis Talmadge Thurmond ađ ton n, N.C. La. llan Tower Walters Yarborough

3111	Smathers	
	NAYS-72	
Aiken	Fong	Miller
Allott	Gruening	Monroney
anderson	Hart	Morse
Bartlett	Hartke	Morton
Bayh	Hickenlooper	M068
Beall	Hruska	Mundt
Bennett	Humphrey	Muskie
Bible	Inouye	Nelson
Boggs	Jackson	Neuberger
Brewster	Javits	Pastore
Burdick	Jordan, Idaho	Pearson
Cannon	Keating	Pell
Carlson	Kennedy	Prouty
Case	Kuchel	Proxmire
Church	Lausche	Randolph
Clark	Long, Mo.	Ribicoff
Cooper	Magnuson	Saltonstall
Cotton	Manafield	Scott
Curtis	McCarthy	Simpson
Dirksen	McGee	Smith
Dodd	McGovern	Symington
Dominick	McIntyre	Williams, N
Douglas	McNamara	Williams, D
Edmondson	McNamara MetoAlbprov	Adulan N. F

NOT VOTING-5

Young, Ohio

Hayden Robertson

So Mr. Thurmond's amendment was tan, Thailand, and Australia, agreed to pro-

AMERICAN INVOLVEMENT IN SOUTHEAST ASIA

Mr. CHURCH. Mr. President, I yield myself 1 minute.

Recently, I have had the good fortune to read several thoughtful editorials on the American involvement in southeast Those which I found profitable included an editorial written by Drury R. Brown and published in the June 1 issue of the Blackfoot (Idaho) News; an editorial written by Ladd Hamilton, which was published in the April 28 issue of the Lewiston (Idaho) Tribune; an editorial entitled "Asian Confrontation," published in the June 12 issue of the New York Times; and a column written by Ralph McGill, printed in the June 12 issue of the Idaho Daily Statesman. I ask unanimous consent to have the articles printed at this point in the RECORD.

There being no objection, the articles were ordered to be printed in the REC-ORD, as follows:

[From the Blackfoot (Idaho) News, June 1, 19641

THE HOUR LATE IN SOUTHEAST ASIA

For many people in the United States the words "South Vietnam," "Laos," and "Cambodia," have little meaning. But for thoughtful Americans, pronunciation of the names of these little countries in the peninsula extending from southeast Asia have at the present time the sound of a fire-alarm bell

Among high Government officials, members of the Senate Foreign Relations Committee, newspaper correspondents who are on the scene and individual citizens who would wish the right U.S. foreign policy to prevail, there is an honest difference about what we should do about our involvement there.

John S. Knight, a respected newspaper publisher who believes we should withdraw from our overextended position in that area of the world, recently stated the facts leading

to our having troops in what was once known as French Indochina.

In World War II, the whole peninsula fell like an overripe plum into the hands of the Japanese when they surged southward. France at the time was a captive to Nazi Germany. The French authorities in Indo-china easily capitulated to the Japanese. The Vietminh guerrillas in the Japanese

occupied territory fought the Japanese. At the same time they were determined that the French should not return to their former control of the peninsula.

When the German and Japanese war machines were overthrown, a freed France reasserted in 1946 her claim to her former colonies. The claim led to war between the Vietminh guerrillas and the French. The United States sided with France. The Viet-minh, in the meantime, had secured the backing of the Red Chinese.

Despite all the help that the United States gave France, the Viet guerrillas in a 6-year war that ended in 1964 with Dien Bien Phu. totally defeated the French.

The war ended with a cease-fire accord at Geneva and a conference of the SEATO power with representatives of the guerrilla leaders. The conference accomplished little other N.J. than the agreement for a cease-fire. Guer-bel. rilla control over North Vietnam was ac-Release 2005 0th Uzthar Labor 66 B00403 B were recognized as independent states, and the SEATO powers—Britain, United States,

France, New Zealand, the Philippines, Pakis-

tect the little countries against Communist aggression.

The basis of the agreement was that when the established governments of South Vietam, Laos, or Cambodia might be threatened by subversion and would ask for help, the guaranter nations would come to their aid.

This was the Dulles diplomacy. It was based on containing or battling communism anywhere in the world. Any revolution anywhere in the world would be presumed to be Communist inspired. It did not take into account the feeling of the masses of people in the lands we were obligated to shore up. They might have no recourse other than to rebel against an aggressive or corrupt government, but it was always presumed that such revolution was Communist inspired.

The rest of the world simply did not agree with the prevailing U.S. policy during most of the postwar period—the policy of intervening in every revolution on the side of established governments.

Accordingly, when trouble occurred in Laos or South Vietnam, the burden of shoring up the existing government fell on the United States as the leader of the anti-Communist bloc. The other involved powers have con-

tinued to look the other way.

President Johnson has restated the position of the United States. The United States, he has said, will do whatever is necessary to help the southeast Asians resist Communist assault "as long as they continue to ask us for help."

The frightening part is that the Government that may ask us for help may be unrepresentative of the people of the land.

There is unmistakable evidence the peo-

ple of southeast Asia want nothing so badly as to be let alone.

This point was driven home to me in listening to Pulitzer Prize winning Reporter Malcom Browne, who spoke at a recent meeting of the Idaho-Utah Associated Press meeting in Moscow, Idaho. His picture of the Buddhist monk who burned himself to death in protest to the Diem regime in South Vietnam did much to alert public opinion to the real situation in that land. (This young reporter is one of the heroes among newsmen dedicated to letting the people of the United States know what really is going on in the world. He suffered much at the hands of Diem's police.)

The situation in southeast Asia, said Browne, is so bad that it may be too late now for the United States to accomplish anything there. Our problem has been twofold: to resist the Communists, and to encourage the local leaders to create a govern-ment the people would be willing to fight for to preserve.

He recognized the threat to the free world that is found in the guerrilla tactics advanced by Ho Chi Minh. He believes that if they are permitted to work in southeast Asia, the free world will be confronted with them everywhere.

But everything he said indicated that the Communists are winning the battle for the minds of the people. They move in and in-filtrate the country nominally under the control of Western-supported governments. They will ruthlessly kill a few leaders of the opposition, but they will mingle with and convert the ordinary farmers and villagers.

There are many devoted Americans seeking to improve the condition of the people of Laos and South Vietnam, but there are not enough of them and they are working against too great odds, said Browne.

He gave a specific instance of how things work out. The Vietnam forces, for instance, will hear that the Communists have taken over a certain village. They will send an R606200150026-4s they approach the village through the jungle they may find they are pinned down across a most from the village by rifle fire. The U.S.-advised